IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Charles Schreiber Examiner: Ryan Hsu

Application No.: 10/657,450 **Group Art Unit:** 3714

Filing Date: September 8, 2003 Confirmation No. 1459

Office Action Date: October 24, 2007 Docket No. 83336.1604

Title: SERVICE ENHANCING POWER SUPPLY Customer No. 66880

SYSTEM FOR GAMING MACHINES

Mail Stop Office of Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RENEWED PETITION UNDER 37 CFR 1.137(a)

Dear Sir/Madam:

Applicant submitted a Response to Final Office Action with a Request for Continued Examination (RCE) on January 24, 2008. Unfortunately, when uploading the RCE on the USPTO Electronic Website, we inadvertently uploaded the wrong RCE which identified another matter. Applicant encloses a correct RCE for the above-identified application. Applicant submits that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unintentional.

Applicant has attached, as Appendix, a copy of the Response as filed and Applicant's Electronic Filing Receipts (Fee Transmittal and Acknowledgement Receipt). As shown on page 2 of the Electronic Acknowledgement Sheet, the RCE was the second document submitted on January 24, 2008. Additionally, payment for the RCE was deducted from the Deposit Account of Applicant's representative on January 25, 2008.

Accordingly, Applicant requests that the Petition Examiner reconsider the Application to be revived.

CONCLUSION

The Commissioner is hereby authorized to charge the fees indicated in the Fee Transmittal, any additional fee(s) or underpayment of fee(s) under 37 CFR 1.16 and 1.17, or to credit any overpayments, to Deposit Account No. 194293, Deposit Account Name STEPTOE & JOHNSON LLP.

Should the Petitions Examiner have any questions concerning the foregoing, the Petitions Examiner is invited to telephone the undersigned attorney at (310) 734-3200. The undersigned attorney can normally be reached Monday through Friday from about 10:00 AM to 6:00 PM Pacific Time.

Respectfully submitted,

Date: September 29, 2008

Andrew B. Chen Reg. No. 48,508 STEPTOE & JOHNSON LLP 2121 Avenue of the Stars Suite 2800 Los Angeles, CA 90067 Tel 310.734.3200 Fax 310.734.3300 Approved for use through 09/30/2008. OMB 0651-0303 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

A . 12 . 13 . At . 40/057 450		Docket Number (Optional) 83336.1604
First named inventor: Charles Schreiber		
Application No.: 10/657,450	Art Unit: 3714	
Filed: 09/08/2003	Examiner: Ryan	Hsu
Title: SERVICE ENHANCING POWER SUPPLY SYSTEM FOR GAMING MACHI	INES	
Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX (571) 273-8300		
NOTE: If information or assistance is needed in comp Information at (571) 272-3282.	leting this form, p	lease contact Petitions
The above-identified application became abandoned for failure to action by the United States Patent and Trademark Office. The date date of the period set for reply in the office notice or action plus an	of abandonment	is the day after the expiration
APPLICANT HEREBY PETITIONS FOR REVIVA	AL OF THIS APP	LICATION
NOTE: A grantable petition requires the following items (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee - reclifled before June 8, 1995; and for all design (4) Statement that the entire delay was uninten	quired for all utility applications; and	v and plant applications I
1.Petition fee	,	
✓ Small entity-fee \$ <u>770.00</u> (37 CFR 1.17(m)). Applicant cla Other than small entity – fee \$ (37 CFR 1.17		tatus. See 37 CFR 1.27.
2. Reply and/or fee A. The reply and/or fee to the above-noted Office action in		/ type of reply):
has been filed previously on January 24, 2008 is enclosed herewith.	·	
B. The issue fee and publication fee (if applicable) of \$ has been paid previously on is enclosed herewith.	·	

[Page 1 of 2]

[Page 1 of 2]

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/64 (08-08)
Approved for use through 09/30/2008. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

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Terminal disclaimer with disclaimer fee	
Since this utility/plant application was filed	on or after June 8, 1995, no terminal disclaimer is required.
PTO/SB/63). 4. STATEMENT: The entire delay in filing the requirements of a grantable petition under 37 CFR 1.13 Trademark Office may require additional inform	37 CFR 1.20(d)) of \$ for a small entity or \$ for a small entity
subsections (III)(C) and (D)).]	
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contribute to identity theft. Personal information suc numbers (other than a check or credit card authorizatio the USPTO to support a petition or an application. If thi USPTO, petitioners/applicants should consider redacting to the USPTO. Petitioner/applicant is advised that the of the application (unless a non-publication request in coff a patent. Furthermore, the record from an abandor referenced in a published application or an issued pater	ersonal information in documents filed in a patent application that may has social security numbers, bank account numbers, or credit card in form PTO-2038 submitted for payment purposes) is never required by s type of personal information is included in documents submitted to the g such personal information from the documents before submitting them record of a patent application is available to the public after publication ompliance with 37 CFR 1.213(a) is made in the application) or issuance ned application may also be available to the public if the application is in t(see 37 CFR 1.14). Checks and credit card authorization forms PTO-in the application file and therefore are not publicly available.
100	9/29/08
Signature	Date
Andrew B. Chen	40.500
Typed or printed name	Registration Number, if applicable
	•
2121 Avenue of The Stars, Suite 2800, Los An	
Address	Telephone Number
Address Enclosures: Fee Payment	
Reply	
Terminal Disclaimer Form	
Additional sheets containing sta	atements establishing unintentional delay
✓ Other: The Commissioner is authorize	ed to charge fees to Deposit Account No. 194293
I hereby certify that this correspondence is being Deposited with the United States Postage as first class mail in an enverse Patents, P. O. Box 1450, Alexandria,	stal Service on the date shown below with sufficient elope addressed to: Mail Stop Petition, Commissioner for
Date	Signature
	Typed or printed name of person signing certificate
	Typed of printed name of person signing certificate

APPENDIX

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Charles Schreiber Examiner: Ryan Hsu

Application No.: 10/657,450 Group Art Unit: 3714

Filing Date: September 8, 2003 Confirmation No. 1459

Office Action Date: October 24, 2007 Docket No. 83336.1604

Title: SERVICE ENHANCING POWER Customer No. 66880

SUPPLY SYSTEM FOR GAMING MACHINES

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT / REPLY TO OFFICE ACTION

This amendment is timely filed in response to the Office action mailed October 24, 2007.

INTRODUCTORY COMMENTS

Claims 1 and 13-19 are pending in the present application. Claims 1, 4, 5, 13, and 15-19 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Burnside et al. (U.S. Patent Publication No. 2003/0064815 A1) and further in view of Bonola (U.S. Patent No. 5,742,514). Claims 2-3, 14 and 20 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over Burnside et al. and Bonola as applied to claims above, and further in view of Stockdale et al. (U.S. Patent No. 6,804,763 B1). Applicant respectfully requests reconsideration of the rejected claims.

1. (Currently amended) A gaming machine, comprising:

a game cabinet configured to house a game processor and a first game peripheral gaming machine components that allowing play of at least one game;

at least one lockable external access panel configured to allow access to at least a portion of the inside of the game cabinet when open; and

at least a first power supply located within the gaming cabinet, the power supply operably connectable to an external power source, wherein the power supply includes switched and unswitched connections, wherein a first game peripheral component is coupled to the switched connection and a second game processor component is coupled to the unswitched connection, and wherein the first game component is electrically isolated from the first power supply when the first power supply is turned off and the second game processor component remains electrically connected to the first power supply;

a first lockable external access panel configured to only allow access to the switched connections; and

a second lockable access panel located within the gaming cabinet, the second lockable access panel configured to only allow access to the unswitched connections.

2.-12. (canceled)

- 13. (Currently amended) A gaming machine, comprising:
- a processor means for allowing at least one game to be played, wherein an outcome of the at least one game is at least partially based on a random outcome;
- a game cabinet having an access door means that provides access to gaming machine components located within the game cabinet;
 - a first power supply located within the game cabinet; and
- a distribution means located within the game cabinet, the distribution means connected to the first power supply, wherein the distribution means electrically disconnects a first portion of the distribution means when the first power supply is turned off while a second portion of the distribution means remains electrically connected; and

Amdt. dated January 24, 2008

Reply to Office action of October 24, 2007

<u>a second lockable access door located within the game cabinet, the second lockable access door restricting access to the second portion of the distribution means.</u>

- 14. (Previously presented) The gaming machine of claim 13, wherein the second portion of the distribution means further comprises a second power supply having a second distribution means.
- 15. (Previously presented) The gaming machine of claim 14, wherein the second power supply comprises a low voltage power supply that is connected to a main processor board via the second distribution means.
- 16. (Previously presented) The gaming machine of claim 14, wherein the second power supply further comprises a switching means allowing electrical disconnection of the low voltage power supply from the second distribution means.
- 17. (Previously presented) The gaming machine of claim 13, wherein the first power supply further comprises:
 - a high voltage power supply connected to a high-voltage power distribution means; and a low voltage power supply connected to a low-voltage power distribution means.
- 18. (Currently amended) A gaming machine, comprising:
 - a gaming cabinet defining an interior space;
- a gaming cabinet door coupled to the gaming cabinet, wherein the gaming cabinet door limits access to the interior space of the gaming cabinet;
- a high-voltage power supply that includes a power switch, distribution box, and a passthrough connection, wherein the high-voltage power supply is located within the gaming cabinet;
- a low-voltage power supply in communication with the high voltage power supply via the pass-through connection, wherein the low-voltage power supply is located within the gaming cabinet, and wherein access to the low-voltage power supply is restricted by a lockable door;

one or more high-voltage gaming components connected to the high-voltage power supply; and

one or more low-voltage gaming components connected to the lower-voltage power supply;

Amdt. dated January 24, 2008

Reply to Office action of October 24, 2007

wherein the one or more high-voltage gaming components are electrically disconnected from the high-voltage power supply when the power switch is turned off while the low-voltage gaming components remain electrically connected to the low-voltage power supply.

- 19. (Previously presented) The gaming machine of claim 18, further comprising a second power switch associated with the low-voltage supply.
- 20. (canceled).

REMARKS / ARGUMENTS

In response to the Office Action mailed October 24, 2007, the Examiner's claim rejections have been considered. Applicant respectfully traverses all rejections regarding all pending claims and earnestly solicit allowance of these claims.

1. Claim Rejections – 35 U.S.C. § 103(a)

The Examiner rejected claims 1, 4, 5, 13, and 15-19 under 35 U.S.C. § 103(a) as being unpatentable over Burnside et al. (U.S. Patent Publication No. 2003/0064815 A1) and further in view of Bonola (U.S. Patent No. 5,742,514). Claims 4-5 have been canceled thereby rendering the rejection moot. Applicant respectfully traverses the rejection.

For the sake of brevity, the rejections of the independent claims 1, 13, and 18 are discussed in detail on the understanding that the dependent claims are also patentably distinct over the cited references, as they depend directly from their respective independent claims. Nevertheless, the dependent claims include additional features that, in combination with those of the independent claims, provide further, separate and independent bases for patentability.

Applicant respectfully submits that Burnside and Bonola, either alone or in combination, do not render the claimed invention obvious because these references fail to disclose all the claimed limitations. Specifically, Applicant respectfully submits that Burnside and Bonola do not disclose a gaming machine having a first lockable external access door to restrict access to the interior of the gaming cabinet as well as a second lockable access door located within the gaming cabinet that is configured to only allow access to the unswitched connections. The second lockable door prevents unauthorized individuals from turning off the processor when servicing low security components within the gaming machine. Additionally, the ability to keep the processor running and in communication with the backend system while repairs or maintenance is carried out on low security items prevent unnecessary rebooting, reconfiguring and/or authentication of the game or gaming machine. The time required to reboot, reconfigure and authenticate a gaming machine is costly to a gaming establishment in terms of having the requisite personnel to carry out and oversee these functions. Additionally, the gaming establishment loses revenue while the gaming machine is in operable (e.g., turned off or being

authenticated), but maintaining power to the processor while low security items are serviced minimizes lost revenues and costs to the gaming establishment. While Burnside may disclose a door for the gaming cabinet, Applicant respectfully submits Burnside does not teach, suggest or disclose a second lockable door may be provided in a gaming cabinet to restrict access to a portion of the power supply.

Furthermore, Applicant respectfully submits that Bonola does not make up for the deficiencies of the Burnside reference. Bonola is directed to a computer system (having two or more separate computers) where one computer can turn on another computer via an external device (e.g. external modem). In contrast, the claimed invention is directed to two or more components within a single gaming machine (e.g., switched and unswitched connections (or high and low voltage power supplies)) that have restricted access to unswitched connections (or low voltage power supplies). Applicant respectfully submits that Bonola teaches away from the claimed invention because Bonola is directed to a system of at least two computers whereas the claimed invention is directed to a single gaming machine. Additionally, Bonola does not teach or suggest a second access door that restricts access to a portion of a power supply.

Accordingly, Applicant respectfully submits that the 35 U.S.C. §103(a) rejection of claims 1, 13 and 15-19 has been overcome and requests withdrawal of the rejection.

2. Claim Rejections – 35 U.S.C. § 103(a)

The Examiner rejected claims 2-3, 14 and 20 under 35 U.S.C. § 103(a) as being unpatentable over Burnside et al. and Bonola as applied to claims above, and further in view of Stockdale et al.(U.S. Patent No. 6,804,763 B1). Claims 2-3 and 20 have been canceled thereby rendering the rejection moot. Applicant respectfully traverses the rejection.

Applicant notes that claim 14 is a dependent claim that depends from independent claim 13. In light of the arguments submitted in Section 1 of this response, Applicant respectfully submits that dependent claim 14 is not obvious in view of the combination of Burnside, Bonola, and Stockdale because these references, alone or in combination, fail to teach or suggest all the claimed limitations. Moreover, these dependent claims further recite and define the claimed

Docket No. 83336.1604

invention, and thus, are independently patentable. In conclusion, Applicant respectfully submits that the 35 U.S.C. §103(a) rejection of claim 14 has been overcome.

CONCLUSION

Applicant has made an earnest and *bona fide* effort to clarify the issues before the Examiner and to place this case in condition for allowance. Reconsideration and allowance of all of claims 1 and 13-19 is believed to be in order, and a timely Notice of Allowance to this effect is respectfully requested.

The Commissioner is hereby authorized to charge the fees indicated in the Fee Transmittal, any additional fee(s) or underpayment of fee(s) under 37 CFR 1.16 and 1.17, or to credit any overpayments, to Deposit Account No. 194293, Deposit Account Name STEPTOE & JOHNSON LLP.

Should the Examiner have any questions concerning the foregoing, the Examiner is invited to telephone the undersigned attorney at (310) 734-3200. The undersigned attorney can normally be reached Monday through Friday from about 9:00 AM to 6:00 PM Pacific Time.

Respectfully submitted,

Date: _____January 24, 2008

Andrew B. Chen Reg. No. 48,508 STEPTOE & JOHNSON LLP 2121 Avenue of the Stars Suite 2800 Los Angeles, CA 90067 Tel 310.734.3200 Fax 310.734.3300

Electronic Pate	ent Ap	oplication f	ee Trans	mittal		
Application Number:		10657450				
Filing Date:		08-Sep-2003				
Title of Invention:	S	Service enhancing power supply system for gaming machines				
First Named Inventor/Applicant Name:	C	Charles Schreiber				
Filer:	Ar	Andrew B. Chen/Frances Scardino				
Attorney Docket Number:	83	83336.1604				
Filed as Small Entity	1					
Utility Filing Fees			-			
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:		•				
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
extension-of-Time:						

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		Total in USD (\$)		
Request for continued examination	2801	1	405	405
Miscellaneous:				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)

Electronic /	Acknowledgement Receipt			
EFS ID:	2765022			
Application Number:	10657450			
International Application Number:				
Confirmation Number:	1459			
Title of Invention:	Service enhancing power supply system for gaming machines			
First Named Inventor/Applicant Name:	Charles Schreiber			
Customer Number:	66880			
Filer:	Andrew B. Chen/Frances Scardino			
Filer Authorized By:	Andrew B. Chen			
Attorney Docket Number:	83336.1604			
Receipt Date:	24-JAN-2008			
Filing Date:	08-SEP-2003			
Time Stamp:	22:41:57			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$405
RAM confirmation Number	4404
Deposit Account	194293
Authorized User	

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File Listing:

Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl
1	1	02220 4004 A	367584	vos	8
,		83336-1604_Amendment.pd	a7fa1cec3c45305d7b5747918d072467 e7e49557	yes	
	Multipa	art Description/PDF files in	ı .zip description		
	Document Description		Start	End	
	Amendment A	1	1		
	Claims		2	4	
	Applicant Arguments/Remarks Made in an Amendment		5	8	
Warnings:					
Information:					
2	Request for Continued Examination	83336-1604_RCE.pdf	738437	no	3
	(RCE)		443ff1148647276145ab90e0349e7d08 a1978c17		
Warnings:					
Information:					
3	Fee Worksheet (PTO-06)	fee-info.pdf -	8178	no	2
o Too Workshoot (110			461112812002a62790a050f43a612e09 d74604bd		
Warnings:					
nformation:					
	•	Total Files Size (in bytes):	1114	4199	

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New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.